## NATIONAL INSURANCE ACT, 1911.

REGULATIONS, dated 3rd July, 1914, made by The Welsh Insurance Commissioners, entitled The NATIONAL INSURANCE (MRETING PLACES OF APPROVED SOCIETIES) REGULATIONS (WALES), 1914.

National Health Insurance Commission (Wales), THOMAS JONES.

(Presented in pursuance of the National Insurance Act, 1911.)

Ordered, by The House of Commons, to be printed, 7th July, 1914.

PRINTED UNDER THE AUTHORITY OF HIS MAJESTY'S
STATIONERY OFFICE
By DARLING AND SON, LIMITED, BACON STREET, E.

To be purchased, either directly or through any Bookseller, from WMAN ANS BOOKS, LIXITED, 29. BRANE BUILDINGS, FETERS LANE, E.C., 29. ARINGDON STREET, S.W., and 54. St. MANCHON MARTINET, or H.M. STATIONERS OFFICE (SOUTHER BACKEL), 27. FORTH STREET, BOOKSONDY, LIXITED, 116, GRAFTON STREET, DURLIN;

or from the Agencies in the British Colonies and Dependencies, the United States of America, the Continent of Europe and Abroad of T. FISHER UNWIN, LONDON, W.C.

> 1914. Price 4d.

335.



## STATUTORY RULES AND ORDERS, 1914. No. 1008.

## NATIONAL INSURANCE. National Health Insurance.

The National Health Insurance (Meeting Places of Approved Societies) Regulations (Wales), 1914, date July 3, 1914, made by the Welson Insurance Commissioners cener sub-section (2) of section 27 and sections 65 and 82 of the National Insurance Act, 1911.

The Weish Insurance Commissioners constituted under Part I. of the National Insurance Act, 1911, in pursuance of Sections 27 (29, 65 and 82 of the National Insurance Act, 1911, hereby make the following Regulations:—

 These Regulations may be cited as the National Health Insurance (Meeting Places of Approved Societies) Regulations (Wales), 1912.
 The Interpretation Act, 1889, applies for the purpose of the

interpretation of these Regulations as it applies for the purpose of the interpretation of an Act of Parliament.

3. No meeting of any approved society or branch thereof or

any Committee of such society or branch shall be held in—

(a) any premises on which the sale by wholesale or retail of

any intoxicating liquor is authorised by licence (whether the licence be for consumption on or off the premises); or (b) any premises where any intoxicating liquor is sold, or is

supplied or distributed to members of a club, society, or association, or in any part of any such premises.

4.—(1) Nothing in the preceding Regulations shall apply to say part of such premises which is ordinarily let for any other purposes provided (a) that such part of such premises has a separate entrance; (b) that auch part of such premises has a separate entrance; (c) that such part of such premises has a direct or internal communication with any part of the premises as a since-sail; (c) that there are no means of entrance to such a scale of such premises otherwise than from a street or other public place; (d) that no other suitable premises are available; and

(5481r-15.) Wt. 12559-85. 1000 & 90. 7/14. D & S. G. 10:

(c) that the sanction of the Commissioners is obtained to the use of such part of such premises by the approved society, branch, or committee concerned.

(2) The Commissioners may, if they think fit in the circumstances of any particular case, dispense with the necessity for

compliance with condition (c) aforesaid.

5. The Commissioners may, on the written application of any approved society or branch, and on being satisfied that good ground is shown, suspend the operation of these regulations in respect of such society or branch for such period and ou such conditions as the Commissioners shall determine.

6. Any offices or other building under the control of a Government Department (including offices or buildings occupied by or in connection with a Labour Exchange) or belonging to or under the management of a local authority may be used, subject to the consent of the Government Department or of the local authority ing or meetings of any approved society or branch thereof or

any committee of such society or branch may be held.

7. These Regulations shall come into effect as from the date hereof, provided that the Commissioners may permit any approved society or branch thereof or any committee of such society or branch to meet in any premises as defined in Paragraph No. 3 hereof during their existing tenancy thereof (if any) under a lease or otherwise, but not after the earliest data at which such tenancy can be legally determined by such Society or branch.

Given under the Seal of Office of the Welsh Insurance Commissioners at Cardiff this 3rd day of July, in the year one thousand nine hundred and fourteen.

(L.S.) Thomas Jones, Secretary to the Welsh Insurance Commissioners.